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Application Number 10/052,226		र्शे ।	6 Filing Date		January 17, 2002		
Group Art Unit 1746		/ APR 3 0 200	Examiner Name		Vame	Monique M. Wills	
Confirmation No.	3497	19,	<u></u>	Attorney Docket No.		791_107 CIP	
Inventor(s) Michio TAKAHAS TRADEMARK							-
Invention: LITHIUM SECONDARY BATTERY							
Transmitted herewith i follows:	s a Request for	Reconsideration		above-iden LAIMS	tified application. T	The fee has been	n calculated as
(1) Clair	(2) ns Remaining	(3)	(4) Highest Number Previously Paid		(5) No. of Extra Claims Present	(6) Rate (Large Entity)	(7) Additional Fee
TOTAL CLAIMS	L CLAIMS 5 MINUS			20	0	\$18.00	\$00.00
INDEP. CLAIMS	1	MINUS		3	0	\$86.00	\$00.00
TOTAL ADDITIONAL FEE							\$00.00
above-identified a follows:  ☐ One Mon ☐ Two Mor ☐ Three Mo	th (37 CFR 1.1 ath (37 CFR 1.2 onth (37 CFR 1.2 onth (37 CFR 1.2 onth (37 CFR 1.3 onth (37	17(a)(1)	FOTAI	d appropria	UE he fee amount is rec	fee are as	
☑ Please charge any	ount of \$ ecount 50-1446	is enclo	sed. `\$. En		f duplicate copy of the ment, to Deposit Ad		
Submitted By:	n C. Provin		Par	. No.	22,402	Customer No.	025101
	n C. Brown			<del></del>	32,402	Facsimile	025191
Name (Print Type) Kevi							(215) 222 0220
Signature Kevi	· (1)		Tele	ephone	(315) 233-8300	Date	(315) 233-8320 April 30, 2004

I hereby certify that this correspondence is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR § 1.10 on the date indicated above and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Janet M. Stevens

Practitioner's Docket No.: 791\_107 CIP



## IN THE UNITED STATES PATENT AN TRADEMARK OFFICE

In re the application of:

Michio TAKAHASHI

Ser. No.: 10/052,226

Group Art Unit: 1746

Filed: January 17, 2002

Examiner: Monique M. Wills

Confirmation No.: 3497

For:

LITHIUM SECONDARY BATTERY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 I hereby certify that this paper is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on April 30, 2004 under "EXPRESS mailing label number EV 47281 9731 US.

Janet M. Stevens

## REQUEST FOR RECONSIDERATION

Sir:

The following remarks are in response to the Office Action mailed February 27, 2004. Claims 1-5 remain pending herein.

Claims 1-5 were rejected under 35 U.S.C.§102(b) over U.S. Patent No. 6,368,750 (Nemoto '750).

Nemoto '750 was patented on April 9, 2002. The present application was filed on January 17, 2002. In order for a patent or printed publication to constitute prior art under 35 U.S.C.\\$102(b), the patenting or publishing must have occurred more than one year prior to the date of the application under consideration. The present application was filed *prior to* the date that Nemoto '750 was patented. Accordingly, Nemoto '750 does not constitute prior art relative to the present application under 35 U.S.C.§102(b). Accordingly, it is respectfully requested that the U.S. PTO reconsider and withdraw this rejection.

In addition, it is respectfully noted that Nemoto '750 does not constitute prior art under 35 U.S.C.§102(e) relative to the present application. Submitted herewith is a Declaration Under 37 C.F.R. 1.132 by Mr. Michio Takahashi, the present inventor, who is also one of the inventors in Nemoto '750. The attached Declaration confirms that Mr. Takahashi alone invented the subject matter recited in claims 1-5 of the present application and that to the extent that Nemoto '750 contains subject matter that the U.S. PTO believes anticipates or renders obvious any of claims 1-5 of the present application, such subject matter resulted from invention by Mr. Takahashi alone. Under 35 U.S.C. 102(e), a patent constitutes prior art relative to a pending application where the patent was granted on an application filed in the U.S. before the invention by the applicant for patent. Any subject matter in Nemoto '750 which is relevant to the present application is contained therein only because of the invention by the present inventor. Accordingly, any such relevant subject matter contained in Nemoto '750 could not have been filed before its invention by the present inventor. Accordingly, and in view of the attached Declaration, Nemoto '750 is not prior art under 35 U.S.C.§102(e) relative to the present application.

In view of the above, claims 1-5 are in condition for allowance.

If the Examiner believes that contact with Applicant's attorney would be advantageous toward the disposition of this case, the Examiner is herein requested to call Applicant's attorney at the phone number noted below.

The Commissioner is hereby authorized to charge any additional fees associated with this communication or credit any overpayment to Deposit Account No. 50-1446.

Respectfully submitted,

April 30, 2004

Date

Kevin C. Brown

Reg. No. 32,402

KCB:jms

Enclosure:

Declaration Under 37 C.F.R. 1.132

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